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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

ANNUAL AUDITED REPORT

FORM X-1774

R - 1 2007

OMB APPROVAL

OMB Number: 3

3235-0123

Expires: February 28, 2007 Estimated average burden hours per response.....12.00

SEC FILE NUMBER

8- 53523

FACING PAGE
Information Required of Brokers and Dealers Pursuant as Section 17 of the Securities Exchange Act of 1934 and Rule 1735 Thereunder

REPORT FOR THE PERIOD BEGINNIN	NG 01/01/06 MM/DD/YY	AND ENDING_	12/31/06 MM/DD/YY
A. I	REGISTRANT IDENTIF	ICATION	
NAME OF BROKER-DEALER: W.J. Br	radley Company Investment Ban	king/Capital Markets	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF	BUSINESS: (Do not use P.O.	Box No.)	FIRM I.D. NO.
201 Columbine Street, Suite 300			
	(No. and Street)		
Denver	CO		80206
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER O William J. Bradley	F PERSON TO CONTACT IN	REGARD TO THIS R	EPORT (303) 825-5670
,			(Area Code – Telephone Number)
B. A	CCOUNTANT IDENTIF	TICATION	
INDEPENDENT PUBLIC ACCOUNTAN	(Name – if individual, state last	•	
1670 Broadway, Suite 3000	Denver	CO	80202
(Address)	(City)	(State)	(Zip Code)
CHECK ONE:			PROCESSED
⋉ I Certified Public Accountant	nt		*
☐ Public Accountant			MAR 1 9 2007
☐ Accountant not resident in	United States or any of its pos	sessions.	THOMSON
	FOR OFFICIAL USE	ONLY	

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

SEC 1410 (06-02)

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AB 3/17

OATH OR AFFIRMATION

f, William J. Bradley	, swear (or affirm) that, to the best of
my knowledge and belief the accompanying	g financial statement and supporting schedules pertaining to the firm of
W. J. Bradley Company Investment Banking/0	Capital Markets , as
of December 31	, 2006, are true and correct. I further swear (or affirm) that
neither the company nor any partner, prop	prietor, principal officer or director has any proprietary interest in any account
classified solely as that of a customer, exce	ept as follows:
	,
	Thy commission
SHARON E FRANCE	0,401,000
Notary Public State of Colorado	1/24/2011. O Signature
	President CEO
	Title
Sharen E. Flamee Notary Public	
This report ** contains (check all applicab	ole boxes):
(a) Facing Page.	
(b) Statement of Financial Condition.	
(c) Statement of Income (Loss). (d) Statement of Changes in Financial	I Condition
	ders' Equity or Partners' or Sole Proprietors' Capital.
(f) Statement of Changes in Liabilitie	
(g) Computation of Net Capital.	
	Reserve Requirements Pursuant to Rule 15c3-3.
``	ssion or Control Requirements Under Rule 15c3-3. priate explanation of the Computation of Net Capital Under Rule 15c3-1 and the
	the Reserve Requirements Under Exhibit A of Rule 15c3-3.
	ited and unaudited Statements of Financial Condition with respect to methods of
consolidation.	
(I) An Oath or Affirmation. (m) A copy of the SIPC Supplemental	Donard
	Report. adequacies found to exist or found to have existed since the date of the previous audi
• •	of certain portions of this filing, see section 240.17a-5(e)(3).
(o) Independent auditors' report.	
(p) Independent auditors' report on inter	nal control.

W.J. BRADLEY COMPANY INVESTMENT BANKING/CAPITAL MARKETS FINANCIAL STATEMENTS YEAR ENDED DECEMBER 31, 2006



GHP Horwath, P.C. 1670 Broadway, Suite 3000 Denver, Colorado 80202 303.831.5000 303.831.5032 Fax www.GHPHorwath.com

INDEPENDENT AUDITORS' REPORT

To the Board of Directors of W.J. Bradley Company Investment Banking/Capital Markets

We have audited the accompanying statement of financial condition of W.J. Bradley Company Investment Banking/Capital Markets as of December 31, 2006, and the related statements of income, changes in ownership equity, and cash flows for the year then ended, that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of W.J. Bradley Company Investment Banking/Capital Markets at December 31, 2006, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The accompanying information contained in the computations of net capital, net capital requirement and aggregate indebtedness, is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

SHP Harwalk, P.C.

February 23, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL					
OMB Number:	3235-0123				
Expires: Fet	oruary 28, 2007				
Estimated average	age burden				
hours per respo	nse 12.00				

Form X-17A-5

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

PART IIA

12

		ad instructions before p	reparing Form.)	
T	An-tinable Plank(n))			
This report is being filed pursuant to (Check 1) Rule 17a-5(a) X 16	2) Rule 17a-5(b)	<u>17</u>	3) Rule 17a-11 18	
. 4) Special request by	designated examining authority	19	5) Other 26	
NAME OF BROKER-DEALER			SEC FILE NO.	
·			8-53523	14
WJ Bradley Company Investment Banki	ing/Capital Markets	13	FIRM I.D. NO.	
ADDRESS OF PRINCIPAL PLACE OF BUSINESS	(Do Not Use P.O. Box No.)		115966	15
201 Columbine Street, Suite 300		20	FOR PERIOD BEGINNING (MM/DI)/YY)
	d Street)		01/01/06	24
Denver 21	CO 22	80206 23	AND ENDING (MM/DD/YY)	
Denver 21 (City)	(State)	(Zip Code)	12/31/06	25
<u> </u>				
NAME AND TELEPHONE NUMBER OF PERSO	N TO CONTACT IN REGARD TO	THIS REPORT	(Area Code) — Telephone No	•
William J. Bradley		30	(303) 825-5670	31
NAME(S) OF SUBSIDIARIES OR AFFILIATES C	CONSOLIDATED IN THIS REPORT	Γ:	OFFICIAL USE	
		32		33
		34		35
		36		37
		38		39
	DOES RESPONDENT CARRY ITS	OWN CHETOMED ACCOUNTS	S? YES 40 NO 2	X 41
••				
	CHECK HERE IF RESPONDENT IS F	ILING AN AUDITED REPORT		× 42
	whom it is executed represent complete. It is understood the integral parts of this Form a	t hereby that all information at all required items, staten .nd that the submission of	its attachments and the person contained therein is true, corre nents, and schedules are cons any amendment represents the correct and complete as prev	ct and idered hat all
	Dated the Manual Signatures of: 1) Principal Executive Officer of the Principal Financial	or Managing Partner	bruary 200	1
	Principal Operations Officer	r or Partner		
9	ATTENTION — Intentional mis Criminal Violations. (See 18 L			

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TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPENDENT PUBLIC ACCOUNTANT whose opinion	is contained in this Re	port				
NAME (If individual, state last, first, middle name)						
GHP Horwath, P.C.			70			
ADDRESS						
1670 Broadway, Suite 3000	71 Den	ver 72	CO	73	80202	74
Number and Street	Ci	ty	State		Zip Code	
CHECK ONE		-,-				
X Certified Public Accountant	75		FÇ	R SEC USE		
Public Accountant	76]				
Accountant not resident in United States	77	<u></u>	<u> </u>	1		
or any of its possessions						
	-			•		
DO NO	ot write under this	S LINE FOR SEC U	SE ONLY			
WORK LOCATION	REPORT DATE	DOC. SEQ. NO.	CARD			
	MM/DD/YY			}		
1	,				-	
50	51	5	2 53	<u> </u>		
<u> </u>		·				

			1 VIII I	<u> </u>				_
BI	ROKER OR DEALER W.J. Bradley Company In	vest	ment Banking/Capit	al Mar	kets	N 3		100
	STATEMENT OF F		ICIAL CONDITION FOR ERTAIN OTHER BROKI		CARRYING, NONCLEAR I DEALERS	ING AND		
				a	s of (MM/DD/YY)	12/31/06		99
					SEC FILE NO.	8-53523		98
						-,	Consolidated	198
						•	Unconsolidated X	199
			Allowab	le	Non-Alto	wable	<u>Total</u>	
	Cash	•				 -		10 TES
	Cash	⊅	29,412	200	ļ	•	\$ 29,41	2 750
۷.	A. Clearance account	•		295)			
	B. Other	3	 -	300	\$	550		810
3.	Receivable from non-customers			355	·	600	۲	830
	Securities and spot commodities	_		1 00-			<u> </u>	, 000
	owned at market value:							
	A. Exempted securities	_		418				
	B. Debt securities	_		419				
	C. Options	_		420				
	E. Spot commodities	<u>.</u> –		430				850
5.	Securities and/or other investments	• —		1.4				
	not readily marketable:							
	A. At cost ½ \$ 130				1			T
_	B. At estimated fair value	_		440		610		860
D.	agreements and partners' individual and capital							
	securities accounts, at market value:			450		630		880
	A. Exempted	_						1_7-1
	securities \$ 150							
	B. Other							
7	securities \$ 160 Secured demand notes:			470	}	640		890
1.	Market value of collateral:	_		1 410	 -	1 040	-	030
	A. Exempted							
	securities \$ 170							
	B. Other							
	securities \$ 180							
8.	Memberships in exchanges:							
	A. Owned, at market \$ 190							
	B. Owned, at cost					650		
	C. Contributed for use of the company, at				"			
	market value				*	660		900
9.	Investment in and receivables from affiliates.				u			
	subsidiaries and associated partnerships			480		670		910
10.	Property, furniture, equipment, leasehold	_					<u> </u>	
	improvements and rights under lease agreements,							
	at cost-net of accumulated depreciation and							
	amortization			490		[680] T	<u>.</u>	920
11	Other assets	_		535	7,3		7,3	
12.			29,412	540			s 36,8	
, .	19 179 1996 19 1111111111111111111111111	**=			▼			- 1 340

OMIT PENNIES

Broker or Dealer	W.J. Bradley Company Investment Banking/Capital Markets
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20	αf	12/31/06
as	OI.	12/31/00

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

Liabilities		A.I. Liabilities	Non-A.I. Liabilities	<u>Total</u>
		1045	\$ 1255 ¹	
13. Bank loans payable	<u> </u>	1045]	1233	13 \$ 1470]
A. Clearance account		1114	1315	1560)
B. Other	· .	1115	1305	1540
15. Pavable to non-customers	10	1155	1355	1610
16. Securities sold not yet purchased,		[1100]	, 1000	. [1010]
at market value			1360	1620
17. Accounts payable, accrued liabilities,			1300	11020
expenses and other		1,794 1205	1385	1,794 1685
18. Notes and mortgages payable:				
A. Unsecured		1210		1690
B. Secured		1211 7.0	1390	
19. E. Liabilities subordinated to claims		,,,,		
of general creditors:				
A. Cash borrowings:			1400	1710
1. from outsiders \$ 970				
 includes equity subordination (15c3-1(d)) 			•	
of \$ 980				
B. Securities borrowings, at market value			1410	1720
from outsiders \$ 990				
C. Pursuant to secured demand note				
collateral agreements			1420	1730
1. from outsiders \$1000				-
 includes equity subordination (15c3-1(d)) 				•
of \$1010				
 D. Exchange memberships contributed for 				
use of company, at market value			1430	1740
E. Accounts and other borrowings not				
qualified for net capital purposes		1220	1440	1750
20. TOTAL LIABILITIES	\$	1,794 1230 \$	1450	\$ 1,794 1760
- 14 - 16				
Ownership Equity			_	
21. Sole Proprietorship	▼ /#	1020)	······································	
	11 (\$	11020]]		1780
23. Corporation:				1791
Preferred stock Common stock No Par value, authorized 1,00	0.000 shares	issued and outstanding	17.000 shares	17,000 1792
C. Additional paid-in capital				45,285 1793
D. Retained earnings (accumulated deficit)			***************************************	(27,276) 1794
E. Total				35,009 1795
F. Less capital stock in treasury				
24. TOTAL OWNERSHIP EQUITY				
25. TOTAL LIABILITIES AND OWNERSHIP EQUITY				\$ 36,803 1810
25. TOTAL ENGINEE THE OTHER CHOICE				

OMIT PENNIES

BROKER OR DEALER W.J. Bradley Company Investment Banking/Capital Markets	as of	12/31/06

COMPUTATION OF NET CAPITAL

1	Total ownership equity from Statement of Financial Condition		35,009 3480
2.) 3490
3.	Total ownership equity qualified for Net Capital	19 1	
4.			35,009 3500
٦,	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital		3520
	B. Other (deductions) or allowable credits (List)		3525
5	Total capital and allowable subordinated liabilities	. —	
6.		• —	35,009 3530
0.	A Total non-allowable assets from		
	Statement of Financial Condition (Notes B and C) 7,391 3540		
	B. Secured demand note delinquency 3590		
	C. Commodity tutures contracts and spot commodities –		
	proprietary capital charges		
	D. Other deductions and/or charges 3610	,	7,391) 3620
7	Other additions and/or allowable credits (List)	<u>. </u>	3630
8.	Net capital before haircuts on securities positions	50 ¢	27,618 3640
9.		²⁰ Ψ	27,010 3040
٠.	A. Contractual securities commitments		
	B. Subordinated securities borrowings		
	C. Trading and investment securities:		
	1. Exempted securities		
	2. Debt securities		
	3. Options		
	4. Other securities		
	D. Undue Concentration 3650		
	E. Other (List) 3736	1) 3740
	15:00	`	11 01 10
10	. Net Capital	\$	27,618 3750

OMIT PENNIES

BROKER OR DEALER W.J. Bradley Company Investment Banking/C.	apital Markets	as of <u>12/</u>	31/06
COMPUTATION OF NET	T CAPITAL REQUIREMENT		
Part A			
11. Minimum net capital required (67/3% of line 18) 12. Minimum dollar net capital requirement of reporting broker or dealer and minimum of subsidiaries computed in accordance with Note (A) 13. Net capital requirement (greater of line 11 or 12)	n net capital requirement	\$	120 375 5,000 375 5,000 376
14. Excess net capital (line 10 less 13)		\$	22,618 377 27,439 378
COMPUTATION OF AG	GREGATE INDEBTEDNESS	•	
16. Total A.I. liabilities from Statement of Financial Condition	\$ \$	3800 3810 3820 \$	1,794 379 383 1,794 384
Total aggregate indebtedness		%	1,794 384 6.5% 385 0 386
COMPUTATION OF ALTERNATION OF ALTERN	TE NET CAPITAL REQUIRI	EMENT	
21. 2% of combined aggregate debit items as shown in Formula for Reserve Requirer prepared as of the date of the net capital computation including both brokers or december 22. Minimum dollar net capital requirement of reporting broker or dealer and minimum subsidiaries computed in accordance with Note (A)	lealers and consolidated subs n net capital requirement of	Variable Variable	388 376
NOTES:			
 (A) The minimum net capital requirement should be computed by adding the minimum subsidiary to be consolidated, the greater of: Minimum dollar net capital requirement, or 67,% of aggregate indebtedness or 4% of aggregate debits if alternative meth (B) Do not deduct the value of securities borrowed under subordination agreements or 	ood is used.	. •	

- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

BROKER OR DEALER W.J. Bradley Company Investment Banking/Capital Markets

For the period (MMDDYY)	from54 01/01/06 (3932 to 12/31/06	3933
Number of months include			3931

STATEMENT OF INCOME (LOSS)

RE	VENUE ` '			
1.	Commissions:			
	a. Commissions on transactions in exchange listed equity securities executed on an exchange	. \$		3935
	b. Commissions on listed option transactions	25		3938
	c. All other securities commissions			3939
	d. Total securities commissions			3940
2.	Gains or losses on firm securities trading accounts			
	a. From market making in options on a national securities exchange			3945
	b. From all other trading			3949
	c. Total gain (loss)			3950
3.	Gains or losses on firm securities investment accounts			3952
4.	Profit (loss) from underwriting and selling groups			3955
5.				3970
6.	Commodities revenue			3990
7.	Fees for account supervision, investment advisory and administrative services	•		3975
8.	Other revenue		429,852	3995
9.	Total revenue	\$	429,852	4030
		,		
ΕX	PENSES			
10	Salaries and other employment costs for general partners and voting stockholder officers			4120
11	Other employee compensation and benefits		236,355	4115
12	Commissions paid to other broker-dealers			4140
13	Interest expense			4075
	a. Includes interest on accounts subject to subordination agreements]		
14	Regulatory fees and expenses	•	4,501	4195
15	Other expenses		96,334	4100
16	Total expenses	\$	337,190	4200
	T INCOME			
17	Income (loss) before Federal income taxes and items below (Item 9 less Item 16)	\$	92,662	4210
18	Provision for Federal income taxes (for parent only)	28		4220
19	Equity in earnings (losses) of unconsolidated subsidiaries not included above	`		4222
	a. After Federal income taxes of]		
20	Extraordinary gains (losses)			4224
	a. After Federal income taxes of]		
21	Cumulative effect of changes in accounting principles			4225
22	Net income (loss) after Federal income taxes and extraordinary items	\$	92,662	4230
		•		
	ENTHLY INCOME			
23	Income (current month only) before provision for Federal income taxes and extraordinary items	\$	(3,122)	4211

		For the period (MMD	IDYY) from	01/01/06	_ to12/31/(06
		CHANGES IN OWNERSHIP EQUITY HIP, PARTNERSHIP OR CORPORATION	1)			
Balance, beginning of	period			s	32,347	4240
A. Net income (loss,)				92,662	4250
B. Additions (Include	es non-conforming capital ofdes non-conforming capital of		4262	"		4260
C. Deductions (Incl.	loes non-conforming capital of	\$90	0,000 4272	')	90,000	4270
. Balance, end of period	d (From item 1800)			\$	35,009	4290
		NGES IN LIABILITIES SUBORDINATED S OF GENERAL CREDITORS				
	10 OLAIM					
	period			₃₀ \$		4300
A. Increases	period			30 \$		4310
A. Increases	period			30 \$		4300 4310 4320

			PART IIA					
BROKER (OR DEALER W.J.	Bradley Company Investment Ba	nking/Capital Marl	kets		as of <u>12/</u> 3	31/06	
		EXEMPTIVE	PROVISION UNDER	RULE 15c3-3				
24. If an exe	emption from Rule 1	5c3-1 is claimed, identify below the section	upon which such exer	nption is based (check	one only)			
		I category as per Rule 15c3-1						4550
		ccount for the Exclusive Benefit of custome er transactions cleared through another bro					X_	4560
	ne of clearing firm 3	_	Ker-uearer on a runy us	SCIUSEU DASIS.	43	35		4570
D. (k)(3) — Exempted by	order of the Commission (include copy of I	etter)					4580
		ip Equity and Subordinated Liabilities d accruals, (as defined below), which					as	
	f Proposed drawal or			Amount to be Withdrawn (cash		(MMDDYY)		Expect
A	ccrual		Insider or	amount and/or Net		Withdrawal or		to
	e below code)	Name of Lender or Contributor	Outsider? (In or Out)	Capital Value of Securities)	٠.,	Maturity Date		Renew (Yes or No)
31	4600	[4601]	4602		4603		4604	4605
32	4610	4611	4612		4613		4614	4515
¥33	4620	4621	4622		4623	[4624	4625
3 4	4630	4631	4632		4633		4634	4635
35	4640	4641	4642		4643		4644	4645
			Total \$36		4699			
				OMIT	PENNIES			
Instructions:	expected to be rer the proposed rede bonuses, partners in the computation	t include the total of items maturing during the newed. The schedule must also include pro- imption of stock and anticipated accruals with drawing accounts, taxes, and interest on city of Net Capital, but which you anticipate with	posed capital withdraw hich would cause a rec apital, voluntary contrib	als scheduled within the duction of Net Capital. T utions to pension or pro	e six month hese antici	period following pated accruals w	the repor	t date including ude amounts of
MITHRY.	WAL CODE:	DESCRIPTIONS						

Equity Capital Subordinated Liabilities

1. 2. 3.

Accruals

STATEMENT OF CASH FLOWS

YEAR ENDED DECEMBER 31, 2006

Cash flows from operating act	ivities:	
Net income		\$ 92,662
Adjustments to reconcile net	income to net cash used	
in operating activities:		
Securities received for services	vices	(258,840)
Decrease in assets:		
Prepaid expenses and oth	ner assets	11,828
Decrease in liabilities:	· I	
Accounts payable, trade		(5,306)
Accounts payable, paren	t company	(169)
Unearned revenues		(8,000)
Other liabilities		 (5,048)
Total adjustments		(265,535)
Net cash used in operating act	vities	 (172,873)
Cash flows from investing acti	vities:	
Proceeds from sale of invest		 258,840
Net cash provided by investing	g activities	258,840
Cash flows from financing act	ivities:	
Distribution to parent comp		(90,000)
Net cash used in financing act	vities	 (90,000)
Net decrease in cash and cash	equivalents	(4,033)
Cash and cash equivalents, beg	ginning of year	 33,445
Cash and cash equivalents, end	l of year	\$ 29,412
		

NOTES TO FINANCIAL STATEMENTS

YEAR ENDED DECEMBER 31, 2006

1. Summary of significant accounting policies and business of the Company:

Organization and business:

W.J. Bradley Company Investment Banking/Capital Markets (the "Company"), a Colorado corporation, is a registered broker dealer formed on July 9, 2001. The Company received its approval as a broker dealer in February 2002. The Company is wholly-owned by W.J. Bradley Company (the "Parent").

The Company is a registered broker dealer subject to the rules and regulations of the Securities and Exchange Commission and the National Association of Securities Dealers. The Company was formed to provide merger and acquisition advisory services in addition to private placement of debt and equity and private Direct Participation Programs to clients primarily in the residential mortgage banking industry. The Company does not hold customer funds or securities.

The Company's operations are headquartered in Denver, Colorado.

Investment banking and advisory services:

The Company earned all of its revenue from investment banking and advisory services which includes private placement, merger-and-acquisition, and valuation assistance provided under contractual arrangements that generally require clients to pay a non-refundable deposit, service fees or an agreed-upon fee upon the closing of a transaction. The Company recognizes non-refundable deposits as revenue when services are delivered or performed over the term of the arrangement (generally less than 6 months), recognizes service fees as revenue when the related services are provided, and recognizes transaction fees as revenue when the underlying transaction is complete.

During the year ended December 31, 2006, the Company received marketable equity securities in exchange for services. Total service fee revenue recorded by the Company was based on the fair market value of the securities which was determined to be \$258,840. This amount was based on the proceeds the Company received upon the immediate sale of these equity instruments when they were received.

Use of accounting estimates in the preparation of financial statements:

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Concentrations:

During the year ended December 31, 2006, one third-party client accounted for approximately 60% of the Company's total investment banking and advisory service revenue. In addition, approximately 38% of the Company's total investment banking and advisory service revenue was received from a related entity (Note 2).

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

YEAR ENDED DECEMBER 31, 2006

1. Summary of significant accounting policies and business of the Company (continued):

Comprehensive income:

Statement of Financial Accounting Standards (SFAS) No. 130, "Reporting Comprehensive Income", requires disclosure of comprehensive income which includes certain items previously not reported in the statement of income. For the year ended December 31, 2006, the Company did not have any components of comprehensive income to report.

Advertising costs:

The Company expenses advertising costs when incurred. Advertising expense was approximately \$16,800 for the year ended December 31, 2006.

Recently issued accounting pronouncements:

In September 2006, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards ("SFAS") No. 157, Fair Value Measurements. This statement defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles and expands disclosures about fair value measurements. SFAS No. 157 does not require any new fair value measurements, but provides guidance on how to measure fair value by providing a fair value hierarchy used to classify the source of the information. This statement is effective for fiscal years beginning after November 15, 2007. Management is currently assessing the impact that the adoption of SFAS No. 157 may have on its financial statements.

In May 2005, the FASB issued SFAS No. 154, Accounting Changes and Error Corrections, which changes the requirements for the accounting and reporting of a change in accounting principle and applies to all voluntary changes in accounting principles. It also applies to changes required by an accounting pronouncement in the unusual instance that the pronouncement does not include specific transition provisions. When a pronouncement includes specific transition provisions, those provisions should be followed. APB No. 20, Accounting Changes, required that most voluntary changes in accounting principle be recognized by including in net income of the period of the change the cumulative effect of changing to the new accounting principles. This statement requires retrospective application to prior period financial statements of changes in accounting principles, unless it is impracticable to determine either the period-specific effects of the cumulative effect of the change. The provisions of SFAS No. 154 are effective for fiscal years beginning after December 15, 2005. The adoption of SFAS No. 154 did not have an impact on the Company's financial statements.

2. Related party transactions:

Under a management agreement, the Parent provides certain general and administrative services to the Company. These expenses are not charged to the Company and are not recorded in the Company's financial statements because the Company's Parent has agreed, in writing, to assume responsibility for these expenses.

The Company also provides consulting services to an entity whose owner is the sole owner of the Company's Parent. During the year ended December 31, 2006, the Company received \$120,000 for consulting services and \$42,500 in transaction fees for investment banking and advisory services provided to this entity.

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

YEAR ENDED DECEMBER 31, 2006

3. Income taxes:

As a result of its Parent's S Corporation election, the Company is a Subchapter S Subsidiary under the Internal Revenue Code. As a Subchapter S Subsidiary, the Company is not subject to income tax. Instead, the stockholder of the Parent is taxed individually on the Company's taxable income. Therefore, no provision or liability for income taxes has been included in these financial statements.

Prior to this election, the Company had deferred tax assets of approximately \$4,500 consisting of \$3,600 related to net operating losses and \$900 related to start-up costs. The Company provided a 100% valuation allowance for its deferred tax assets. As such, there was no impact on the financial statements as of and for the year ended December 31, 2006, as a result of the change in corporate tax status.

4. Net capital requirement:

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (SEC Rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, not exceed 15 to 1. For the year ended December 31, 2006, the Company had net capital of \$27,618, which was \$22,618 in excess of its required net capital of \$5,000 and the Company's net capital ratio was 6.5 to 1.

There are no reconciling items between the Company's computation (included in Part IIA of Form X-17A-5 as of December 31, 2006) of net capital and the computation based on the audited financial statements.

5. Fair value of financial instruments:

SFAS No. 107, Disclosures about Fair Value of Financial Instruments, requires the Company to disclose estimated fair values for its financial instruments, for which it is practicable to estimate fair value. Management believes that the carrying amounts of the Company's financial instruments approximate their fair value because of the short-term maturities of these instruments.



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To the Board of Directors of W.J. Bradley Company Investment Banking/Capital Markets

In planning and performing our audit of the financial statements and supplemental schedules of W.J. Bradley Company Investment Banking/Capital Markets, as of and for the year ended December 31, 2006, in accordance with auditing standards generally accepted in the United States of America, we considered the Company's its internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly we do not express an opinion on the effectiveness of the Company's internal control.

Also, as required by rule 17a-5(g)(1) of the Securities Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company including consideration of control activities for safeguarding securities. This study included tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of rule 15c3-3. Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- 1. Making quarterly securities examinations, counts, verifications, and comparisons and recordation of differences required by rule 17a-13.
- 2. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in accordance with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control or the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.



A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the entity's internal control.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be material weaknesses. However, we identified the following deficiency in internal control that we consider to be a material weakness as defined above. This condition was considered in determining the nature, timing and extent of the procedures to be performed in our audit of the financial statements of the Company as of and for the year ended December 31, 2006, and this report does not affect our report thereon dated February 23, 2007.

Due to the nature and size of the Company's operations, there is no effective segregation of duties between operating and recording functions. Therefore, normal internal controls and procedures for recording, reviewing and reporting transactions are not present in the Company. The president of the Company is aware of the weakness in internal control; however, due to the size of the Company, the president does not believe it is practical to have additional accounting or bookkeeping personnel. The president has informed us that he reviews all transactions and books of original entry.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were inadequate, as noted above, at December 31, 2006, to meet the SEC's objectives.

This report is intended solely for the information and use of the Company's Board of Directors, management, the SEC, and other regulatory agencies that rely on rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

MAP Nomati. P.C.

February 23, 2007